

6712-01

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060-0441]

Information Collection Being Reviewed by the Federal Communications Commission Under

Delegated Authority

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burdens, and as required by the

Paperwork Reduction Act of 1995 (PRA), the Federal Communications Commission (FCC or

Commission) invites the general public and other Federal agencies to take this opportunity to comment on

the following information collections. Comments are requested concerning: whether the proposed

collection of information is necessary for the proper performance of the functions of the Commission,

including whether the information shall have practical utility; the accuracy of the Commission's burden

estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize

the burden of the collection of information on the respondents, including the use of automated collection

techniques or other forms of information technology; and ways to further reduce the information

collection burden on small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently valid

Office of Management and Budget (OMB) control number. No person shall be subject to any penalty for

failing to comply with a collection of information subject to the PRA that does not display a valid OMB

control number.

DATES: Written PRA comments should be submitted on or before [INSERT DATE 60 DAYS AFTER

DATE OF PUBLICATION IN THE FEDERAL REGISTER]. If you anticipate that you will be

submitting comments, but find it difficult to do so within the period of time allowed by this notice, you

should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Cathy Williams, FCC, via email PRA@fcc.gov and to

Cathy. Williams@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information

collection, contact Cathy Williams at (202) 418-2918.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060-0441.

Title: Section 90.621, Selection and Assignment of Frequencies and Section 90.693, Grandfathering

Provisions for Incumbent Licensees.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other for-profit entities; Not-for-profit institutions; and State, Local, or Tribal

Government.

Number of Respondents: 50 respondents; 50 responses.

Estimated Time per Response: 1.5 hours.

Frequency of Response: On occasion reporting requirement.

Obligation To Respond: Required to obtain or retain benefits. Statutory authority for this information

collection is contained in 47 U.S.C. Sections 154(i) and 309(j).

Total Annual Burden: 75 hours.

Total Annual Cost: \$6,250.

Privacy Impact Assessment: No impact(s).

Needs and Uses: Section 90.621(b)(4) allows stations to be licensed at distances less than those

prescribed in the Short-Spacing Separation Table where applicants "secure a waiver." Applicants seeking

a waiver in these circumstances are still required to submit with their application an interference analysis,

based upon any of the generally-accepted terrain-based propagation models, demonstrating that co-

channel stations would receive the same or greater interference protection than provided in the Short-

Spacing Separation Table.

Section 90.621(b)(5) permits stations to be located closer than the required separation, so long as the

applicant provides letters of concurrence indicating that the applicant and each co-channel licensee within

the specified separation agree to accept any interference resulting from the reduced separation between

systems. Applicants are still required to file such concurrence letters with the Commission. Additionally,

the Commission did not eliminate filings required by provisions such as international agreements, its

environmental (National Environmental Protection Act (NEPA)) rules, its antenna structure registration

rules, or quiet zone notification/filing procedures.

Section 90.693 requires that 800 MHz incumbent Specialized Mobile Radio (SMR) service licensees

"notify the Commission within 30 days of any changes in technical parameters or additional stations

constructed that fall within the short-spacing criteria." It has been standard practice for incumbents to

notify the Commission of all changes and additional stations constructed in cases where such stations are

in fact located less than the required 70 mile distance separation, and are therefore technically "short-

spaced," but are in fact fully compliant with the parameters of the Commission's Short-Spacing

Separation Table.

The Commission uses this information to determine whether to grant licenses to applicants making

"minor modifications" to their systems which do not satisfy mileage separation requirements pursuant to

the Short-Spacing Separation Table.

Federal Communications Commission.

Katura Jackson,

Federal Register Liaison Officer,

Office of the Secretary.

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